

[If En ed dditional space for ANY section, please attach an additional sheet and reference that section.] THOMAS G. BRUTON UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF ILLINOIS



BRIAN MIZZI	THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT
Plaintiff(s), V. PMENCANBODY COMPANY INC.	1:20-cv-00724 Judge Gary Feinerman Magistrate Judge Maria Valdez
Defendant(s).	

COMPLAINT OF EMPLOYMENT DISCRIMINATION

1.	This is an action for employment discrimination.
2.	The plaintiff is BRIAN MIZZI of the
coı	in the state of
3.	The defendant is AMERICAN BODY COMPANY INC., whose
	eet address is 11310 70th pc. LADIAN HEAD PARK,
(ci	ty) cook (state) 16 (ZIP) 60525
(D	efendant's telephone number) () –
4.	The plaintiff sought employment or was employed by the defendant at (street address)
4	1427 MIDIOTHIAN TURNPIKE (city) CresTwood
	(county) COOK (state) 1C (ZIP code) COO 418

Case: 1:20-cv-00724 Document #: 10 Filed: 02/04/20 Page 2 of 6 PageID #:28

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

5.	The	plaintiff [check one box]
	(a)	□ was denied employment by the defendant.
	(b)	□ was hired and is still employed by the defendant.
	(c)	was employed but is no longer employed by the defendant.
6.		defendant discriminated against the plaintiff on or about, or beginning on or about, nth) \(\omega
7.1	(Che	pose paragraph 7.1 or 7.2, do not complete both.)
	(a)	The defendant is not a federal governmental agency, and the plaintiff [check one box] has not filed a charge or charges against the defendant
		asserting the acts of discrimination indicated in this complaint with any of the
		following government agencies: (i) the United States Equal Employment Opportunity Commission, on or about (month) (day) (year) (year)
		(ii)
		(month)(day)(year)
	(b)	If charges were filed with an agency indicated above, a copy of the charge is
		attached. Yes, D No, but plaintiff will file a copy of the charge within 14 days
	It is	the policy of both the Equal Employment Opportunity Commission and the Illinois
	Dep	partment of Human Rights to cross-file with the other agency all charges received. The
	plai	ntiff has no reason to believe that this policy was not followed in this case.
7.2	The	defendant is a federal governmental agency, and

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

the plaintiff previously filed a Complaint of Employment Discrimination with the

(a)

Case: 1:20-cv-00724 Document #: 10 Filed: 02/04/20 Page 3 of 6 PageID #:29

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	defend	lant asserting th	e acts of discriminat	ion indicated in	n this court complaint.
1		☐ Yes (mont	h)	_ (day)	_ (year)
		□ No, did no	t file Complaint of E	mployment Di	scrimination
	(b)	The plaintiff r	eceived a Final Agen	ncy Decision or	n (month)
		(day)	(year)		
	(c)	Attached is a	copy of the		
		(i) Complaint	of Employment Dise	crimination,	
		☐ Yes	☐ No, but a copy v	will be filed wit	thin 14 days.
		(ii) Final Ager	ncy Decision		
		□ Yes	□ N0, but a copy v	will be filed wit	thin 14 days.
8.	(Comp	olete paragraph	8 only if defendant i	s not a federal	governmental agency.)
	(a) 🗆	the United	States Equal Employ	yment Opportu	unity Commission has not
		issued a N	otice of Right to Sue.		
	(p)	the United Sta	tes Equal Employme	ent Opportunity	Commission has issued
	1	**************************************	Right to Sue, which		
		(month)	(day)_	2G (year	a copy of which
			ttached to this compl		
9.	The de	efendant discrin	ninated against the pl	laintiff because	of the plaintiff's [check only
	those	that apply]:			
	(a) 	Age (Age Dis	scrimination Employ	ment Act).	
	(b) [Color (Title V	/II of the Civil Right	ts Act of 1964	and 42 U.S.C. §1981).

Case: 1:20-cv-00724 Document #: 10 Filed: 02/04/20 Page 4 of 6 PageID #:30

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	(c) Disability (Americans with Disabilities Act or Rehabilitation Act)
	(d) Dational Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(e) ☐ Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(f) Religion (Title VII of the Civil Rights Act of 1964)
	(g) Sex (Title VII of the Civil Rights Act of 1964)
10.	If the defendant is a state, county, municipal (city, town or village) or other local
	governmental agency, plaintiff further alleges discrimination on the basis of race, color, or
	national origin (42 U.S.C. § 1983).
11.	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII claims
	by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for 42
	U.S.C.§1981 and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117; for the
	Rehabilitation Act, 29 U.S.C. § 791.
12.	The defendant [check only those that apply] (a) □ failed to hire the plaintiff.
	(b) terminated the plaintiff's employment.
	(c) ☐ failed to promote the plaintiff.
	(d) \square failed to reasonably accommodate the plaintiff's religion.
	(e) ☐ failed to reasonably accommodate the plaintiff's disabilities.
	(f) failed to stop harassment;
	(g) ☐ retaliated against the plaintiff because the plaintiff did something to assert rights protected by the laws identified in paragraphs 9 and 10 above;
	(h) X other (specify): Sexual HARASMENT, HOSTLE WOLK ENVIORMENT WRONGEN TERMINATION
	[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

Rev. 06/27/2016

Case: 1:20-cv-00724 Document #: 10 Filed: 02/04/20 Page 5 of 6 PageID #:31

	[If y	ou need additional space for ANY section, please attach an additional sheet and reference that section.]
	_	
	_	
	1/	
3.	The fa	acts supporting the plaintiff's claim of discrimination are as follows:
	Ino	longer HAVE A JOB AFTER MY MEDICAL LEAVE
	1 w	Longer HAVE A JOB AFTER MY MEDICAL LEAVE AS SEXUALLY NARASSED BY 3 JEMPLE EMPLOYEES, TOLD MANASA
	70	18 TIMES ABOUT IT. They DID NOTHING BUT CONDONE IT AT
ıΔq	s m	T then they enporsed The HARASSMENT, HARASSMENT CAN ENTAL, Then Financial (cut my insurance)
V -0	, <u> </u>	en in
4.	-	**DISCRIMINATION ONLY Defendant knowingly, intentionally, and willfully minated against the plaintiff.
5.	The p	plaintiff demands that the case be tried by a jury. Yes No
6.		REFORE, the plaintiff asks that the court grant the following relief to the plaintiff k only those that apply]
	(a)	☐ Direct the defendant to hire the plaintiff.
	(b)	☐ Direct the defendant to re-employ the plaintiff.
	(c)	☐ Direct the defendant to promote the plaintiff.
	(d)	☐ Direct the defendant to reasonably accommodate the plaintiff's religion.
	(e)	☐ Direct the defendant to reasonably accommodate the plaintiff's disabilities.
	(f)	Direct the defendant to (specify): Dom'T wrong Doing
		PAY PUNITIVE DAMASE, DISMISS PATTY LAMB FRONT PAY

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

Case: 1:20-cv-00724 Document #: 10 Filed: 02/04/20 Page 6 of 6 PageID #:32

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]
(g) If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees.
(h) Grant such other relief as the Court may find appropriate.
(Plaintiff's signature)
BRIAN MIZZI (Plaintiff's name)
1102\ menarb (Plaintiff's street address)
(City) Ch 1 CHSO RIDSE (State) [C (ZIP) 600415
(Plaintiff's telephone number) 630 - 240 - 1483
Date: $1-31-20$